

Exhibit A: Follow-Up Communication (D.I. 1751, filed May 14, 2025).

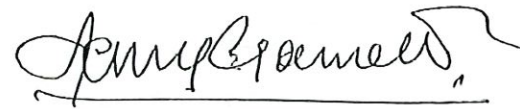
FILED
CLERK U.S. DISTRICT COURT
DISTRICT OF DELAWARE
2025 MAY 14 AM 10:19
SK

It has been understood by all parties participating in these proceedings that Special Master Pincus's mandate (per court order) includes evaluating bids, managing the data room (reopened December 18, 2024), and addressing stakeholder inquiries. For simple inquiries (e.g., clarifications on bidding procedures or FCSC transfer feasibility), a 14-day response is reasonable, aligning with Master Pincus's need to maintain an efficient sale process. Such timeframe has expired for our questionnaire, which is due for responses now.

The Delaware District Court Local Rules, specifically Rule 7.1.3, establishes a 14-day norm for timely responses in the Delaware court, influencing all timeframe expectations for submissions.

Unquestionably, we know for certain that Special Master Pincus, as a court-appointed officer, aligns with this standard for efficiency, especially for inquiries from recognized parties like the undersigned, to avoid unlawful imperfections impacting the sale process.

WHEREFORE, Pro se attorney respectfully requests that based on the public interest of the current sale to expedite the expected answers, which without reservations the undersigned consider of capital importance benefiting these proceedings.



Dr. Leroy A. Garrett
Pro Se Attorney
Member of Petroamigos de Venezuela (ONG)
6725 S Fry Road Ste. 700-338
Katy Texas 77494
Tel.: (832) 652-7912
E-Mail: lry_garrett@yahoo.com